

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
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			EXAMINER
			ART UNIT PAPER NUMBER
		•	14
		DATE MA	ILED:
		EXAMINER INTERVIEW SUMMARY RECORD	
All participants (applicat	nt. apolicant's represent	tative. PTO personnel):	·
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• •	Lugo	(3)	
10) John W.	Schnell	e (4)	
(2)	8/18/97/10		
Date of Interview	8/18/97/10	723/9/	
Type: Telephonic	☐ Personal (copy is g	iven to □ applicant □ applicant's representative).	
Exhibit shown or demor	nstration conducted:	Yes PNo. If yes, brief description:	
		7	
Identification of prior art	t discussed:Cog_	ending application 08/302,2	
Description of the gene	ral nature of what was a	ارحی - :agreed to if an agreement was reached, or any other comments	
		ment would not be entered became	
Patenting is	ans over 08	1,0/23/4/ Sulmussion of a Telemen	of Irochamin work
subobly on	ucono this.	1 appends representativo	gave approved of
gnew Al	valuet.		
(A fuller description, if rattached. Also, where	necessary, and a copy on copy of the amendm	of the amendments, if available, which the examiner agreed would ents which would render the claims allowable is available, a summ	render the claims allowable must be nary thereof must be attached.)
1. It is not necess	ary for applicant to prov	ride a separate record of the substance of the Interview.	•
WAIVED AND MUST I	NOLLINE THE SUBSTA	I to indicate to the contrary, A FORMAL WRITTEN RESPONSE INCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of given one month from this interview date to provide a statement of	this torm). If a response to the last Utilice
requirements t response requ	that may be present in t	ary above (including any attachments) reflects a complete respon he last Office action, and since the claims are now allowable, this ice action. Applicant is not relieved from providing a separate rec	completed form is considered to fulfill the
		Examiner's Signature	Mary 1
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